## EXHIBIT G

## Case 1:09-cv-06875-JGK-FM Document 109-7 Filed 01/07/13 Page 2 of 3

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December 19, 2012

Re: DISH Network L.L.C. f/k/a/ Echostar Satellite L.L.C. v. ESPN, Inc., and ESPN Classic, Inc., No. 09 CIV 6875 (JGK) (FM)

Hon. John G. Koeltl United States District Court Southern District of New York Daniel Patrick Moynihan United States Courthouse 500 Pearl Street New York, New York 10007-1312

Dear Judge Koeltl:

With all due respect to Mr. Yohai, as explained in my earlier letter, the reason that the DISH employees were never deposed with respect to the third party agreements is because Mr. Yohai both refused to let them have the documents and refused to even let them see the documents at their depositions. These were tactical decisions ESPN made and should have to live with.

Mr. Yohai has misrepresented my prior dealings with him concerning these documents. I made an offer specifically conditioned on ESPN voluntarily releasing the documents to the DISH employees last October. Mr. Yohai rejected that offer and opted for motion practice which produced results with which he is dissatisfied. Similarly, yesterday Mr. Yohai argued to the Court that he needed to explain to the jury what was in ESPN's MFN agreements with other distributors after the Court denied his motion to preclude

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-2-

December 19, 2012

introduction into evidence of both MFN offers to other distributors and MFN agreements with other distributors.

DISH strongly objects to reopening discovery on the eve of trial because Mr. Yohai is dissatisfied with the results of the motion practice that I was unsuccessful in avoiding by making a reasonable proposal that Mr. Yohai rejected on November 1. Under these circumstances, Mr. Yohai shouldn't be allowed to prejudice DISH's trial preparation because of his gamesmanship and failure to be reasonable, which resulted in burdening the Court with time consuming motion practice and, today, multiple letters.

Respectfully,

Barry R Ostrage

cc: All Counsel